IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI WESTERN DIVISION

UNITED STATES OF AMERICA	RESPONDENT
VS.	CIVIL ACTION NO. 5:04cv89-DCB CRIMINAL NO. 5:03cr1-DCB
DANNY HUBBARD	PETITIONER
CERTIFICATE OF AP	PEALABILITY
A notice of appeal having been filed in the detention complained of arises out of process issued or the detention arises out of a judgment and convicti pursuant to 28 U.S.C. § 2255, the court, considering to 28 U.S.C. § 2253 and Rule 22(b) of the Federal Rule	by a state court pursuant to 28 U.S.C. § 2254 on in federal court which is being challenged the record in the case and the requirements of
Part A A certificate of appealability	ty should issue. (See reasons below.)
X A certificate of appealabi	lity should not issue. (See reasons below.)
Part B (for non-CJA pauper cases only)	
X The party appealing is a p	pauper.
The party appealing is not	a pauper. (See reasons below.)
REASONS:	
The petitioner has failed to make a "substantight." Cannon v. Johnson, 134 F.3d 683, 685 (5 th C. 880, 893 (1983)).	
Date: _6/19/06 _	S/DAVID BRAMLETTE

UNITED STATES DISTRICT JUDGE